# IN THE UNITED STATES BANKRUPTCY COURT FOR THE WESTERN DISTRICT OF PENNSYLVANIA

IN RE:	) Case No. 17-10514-TPA
	)
B.L. Gustafson, LLC d/b/a Gus's Guns, d/b/a	) Chapter 11
Priority Care Ambulance, d/b/a Brian Gustafson	)
Rentals, d/b/a B.L. Gustafson Excavation, d/b/a	)
Brynwood Farm,	) Related to Doc. No. 147
Debtors	)
	)
Kubota Credit Corporation,	)
Movant	)
	)
VS.	)
	)
B.L. Gustafson, LLC d/b/a Gus's Guns, d/b/a	)
Priority Care Ambulance, d/b/a Brian Gustafson	)
Rentals, d/b/a B.L. Gustafson Excavation, d/b/a	)
Brynwood Farm,	) Date and Time of Hearing:
Respondent	) April 26, 2018 at 10:00 a.m.

## **DEBTOR'S ANSWER TO MOTION FOR RELIEF FROM AUTOMATIC STAY**

AND NOW, this 16<sup>th</sup> day of April, 2018, comes the Debtor, by and through its counsel, Knox McLaughlin Gornall & Sennett, P.C., with this Answer to the Movant's Motion for Relief from Automatic Stay, as follows:

#### FIRST DEFENSE

Paragraphs 1, 2 and 3 are admitted, further averring the Agreement speaks for itself. The Debtor is without sufficient knowledge or information to form a belief as to the truth of the allegations in paragraphs 6, 7, 8 and 9, which are therefore denied. Paragraphs 10 and 11 are also denied. The allegations in Paragraphs 4 and 5 represent legal conclusions to which no responses are required. To the extent that responses are required, paragraphs 4 and 5 are denied.

### **SECOND DEFENSE**

12. The value of the Equipment is greater than the debt.

- 13. The Equipment is insured.
- 14. The Equipment is maintained.
- 15. There is equity in the Equipment for the benefit of the Debtor and the estate.

### THIRD DEFENSE

16. The equipment is necessary for an effective reorganization.

WHEREFORE, the Debtor requests that the Motion be denied; and, that the Debtor have such other and further relief as is reasonable and just.

Respectfully submitted,

KNOX McLAUGHLIN GORNALL & SENNETT, P.C. Attorneys for Debtor

By: /s/ Guy C. Fustine
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# 1924577.v1

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## **CERTIFICATE OF SERVICE**

The undersigned hereby certifies that on the 16<sup>th</sup> day of April, 2018, a copy of the Debtor's Answer to the Movant's Motion for Relief from Automatic Stay was served by first class, United States mail, postage pre-paid, and/or electronic service as set forth on the attached service list.

Respectfully submitted,

KNOX McLAUGHLIN GORNALL & SENNETT, P.C. Attorneys for Debtors

By: /s/ Guy C. Fustine
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### **SERVICE LIST**

## Via US Mail:

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## Via CM/ECF;

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